

6714/05

PATENT

DAE
JRW

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

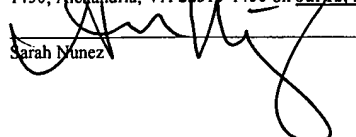
Applicant : Puls, Stefan M., et al.
 Appl. No. TRADEMA~~782,375~~
 Filed : February 18, 2004
 Title : PARKIN INTERACTING POLYPEPTIDES
 AND METHODS OF USE
 Grp./A.U. : 1645
 Examiner: Not Yet Assigned

Customer No.: 41552
 Confirmation No.: 3578
 CERTIFICATE OF MAILING BY EXPRESS MAIL(37
 CFR § 1.10)

"Express Mail" Mailing Label Number EV643842954US

I hereby certify that this paper or fee is being deposited with the
 United States Postal Service "Express Mail Post Office to
 Addressee" service under 37 CFR § 1.10 on the date indicated
 above and is addressed to Commissioner for Patents, P.O. Box
 1450, Alexandria, VA 22313-1450 on Jul 12, 2005.

Sarah Munoz



Mail Stop Petition
 Commissioner for Patents
 P.O. Box 1450
 Alexandria, VA 22313-1450

Dear Sir:

Transmitted herewith is a Petition for Revival of an Application for Patent Abandoned Unintentionally.

Applicant is entitled to small entity status under 37 CFR 1.27.
 Also attached: Copy of the response to Missing Parts as originally filed on October 8, 2004; Copy of Notice of Abandonment

The fee has been calculated as shown below:

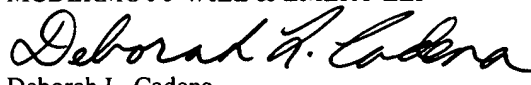
	NO. OF CLAIMS	HIGHEST PREVIOUSLY PAID FOR	EXTRA CLAIMS	RATE	FEE
Total Claims	10	25	0	\$25.00 =	\$0.00
Independent Claims	1	4	0	\$100.00 =	\$0.00
Multiple dependent claims newly presented					\$0.00
Fee for Petition to Revive					\$750.00
Total of Above Calculations					\$750.00

Please charge my Deposit Account No. 502624 in the amount of \$750.00. An additional copy of this transmittal sheet is submitted herewith.

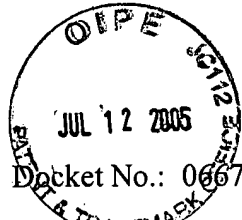
The Commissioner is hereby authorized to charge payment of any fees associated with this communication or credit any overpayment, to Deposit Account No. 502624, including any filing fees under 37 CFR 1.16 for presentation of extra claims and any patent application processing fees under 37 CFR 1.17.

Respectfully submitted,

MCDERMOTT WILL & EMERY LLP


 Deborah L. Cadena
 Registration No. 44,048

4370 La Jolla Village Drive, Suite 700
 San Diego, CA 92122
 858.535.9001 DLC:mls
 Facsimile: 858.597.1585
 Date: July 5, 2005



Docket No.: 066783-0145

PATENT

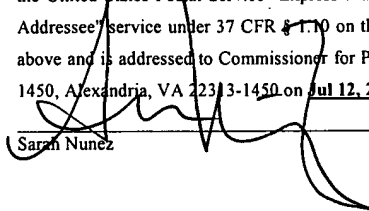
IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Pulst, Stefan M., et al.
Appl. No. : 10/782,375
Filed : February 18, 2004
Title : PARKIN INTERACTING
 POLYPEPTIDES AND METHODS
 OF USE

Grp./A.U. : 1645
Examiner: Not Yet Assigned

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above and is addressed to Commissioner for Patents, P.O. Box
1450, Alexandria, VA 22313-1450 on Jul 12, 2005.


Sarah Nunez

Mail Stop Petition
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

**PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED
UNINTENTIONALLY UNDER 37 C.F.R. §1.137(b)**

The above-identified application became abandoned because the response to Missing Parts was not timely received by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office notice or action plus any extensions of time actually obtained.

Applicants hereby petition for revival of this application. Since this application was filed on February 18, 2004, no terminal disclaimer is required.

The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 C.F.R. 1.137(b) was unintentional.

The petition fee of \$750.00 required by 37 C.F.R. § 1.17(m) is enclosed herewith. Please charge my Deposit Account No. 502624 in the amount of \$750.00 to cover the petition fee.

07/15/2005 MAHMED1 00000049 502624 10782375

01 FC:2453

750.00 DA

Serial No. 10/782,375

Applicants are simultaneously filing a copy of the response to Missing Parts as originally filed on October 8, 2004.

Respectfully submitted,

MCDERMOTT WILL & EMERY LLP



Deborah L. Cadena
Registration No. 44,048

4370 La Jolla Village Drive, Suite 700
San Diego, CA 92122
858.535.9001 DLC:mls
Facsimile: 858.597.1585
Date: July 12, 2005



COPY

Docket No.: 066783-0145

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Pulst, Stefan M., et al. Customer No.: 41552
Appl. No. : 10/782,375 Confirmation No.: 3578
Filed : February 18, 2004
Title : PARKIN INTERACTING
 POLYPEPTIDES AND METHODS
 OF USE
Grp./A.U. : Unassigned
Examiner: : Unassigned

CERTIFICATE OF MAILING BY EXPRESS MAIL (37 CFR § 1.10)

"Express Mail" Mailing Label Number EV 540 267 677 US

I hereby certify that this paper or fee is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR § 1.10 on the date indicated above and is addressed to Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on Oct 8, 2004.

Carrie Casey

RESPONSE TO NOTICE TO FILE MISSING PARTS

Mail Stop Missing Parts
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

We are in receipt of the Notice to File Missing Parts mailed August 13, 2004, the following are provided:

1. A copy of the Notice to File Missing Parts.
2. Declaration.
3. Power of Attorney for Patent Application by Assignee.
4. Statement Under 37 C.F.R. § 3.73(b) and a copy of the executed assignment.
5. Small Entity Statement.
6. Paper Copy of Sequence Listing, pages 1 through 14.
7. A Copy of The Sequence Listing in Computer Readable Form.
8. Statement Under 37 C.F.R. § 1.821(f) and (g).

9. Statutory Basic Filing Fee of \$395.00
10. Late Filing Fee Surcharge of \$65.00
11. Additional Claim Fee of \$256.00 (4 extra claims and 5 independent claims)
12. Return Receipt Postcard.

Please charge Deposit Account No. 502624 in the amount of \$716.00. To the extent necessary, Applicants petition for an extension of time under 37 C.F.R. 1.136. Please charge any shortage in fees due in connection with the filing of this paper, including extension of time fees, to Deposit Account 502624 and please credit any excess fees to such deposit account.

Respectfully submitted,

MCDERMOTT WILL & EMERY LLP



Deborah L. Cadena
Registration No. 44,048

4370 La Jolla Village Drive, Suite 700
San Diego, CA 92122
858.535.9001 DLC:cec
Facsimile: 858.597.1585
Date: October 8, 2004



UNITED STATES PATENT AND TRADEMARK OFFICE

JUL 12 2005

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NUMBER	FILING OR 371 (c) DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NUMBER
10/782,375	02/18/2004	Stefan M. Pulst	66783-145

CONFIRMATION NO. 3578

FORMALITIES LETTER



OC000000013528145

Cathryn Campbell
McDERMOTT, WILL & EMERY
7th Floor
4370 La Jolla Village Drive
San Diego, CA 92122

Date Mailed: 08/13/2004

NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

FILED UNDER 37 CFR 1.53(b)

Filing Date Granted

Items Required To Avoid Abandonment:

An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given **TWO MONTHS** from the date of this Notice within which to file all required items and pay any fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

- The statutory basic filing fee is missing.
Applicant must submit \$ 770 to complete the basic filing fee for a non-small entity. If appropriate, applicant may make a written assertion of entitlement to small entity status and pay the small entity filing fee (37 CFR 1.27).
- The oath or declaration is missing.
A properly signed oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date, is required.
- To avoid abandonment, a late filing fee or oath or declaration surcharge as set forth in 37 CFR 1.16(e) of \$130 for a non-small entity, must be submitted with the missing items identified in this letter.
- This application clearly fails to comply with the requirements of 37 CFR 1.821-1.825. Applicant's attention is directed to the final rulemaking notice published at 55 FR 18230 (May 1, 1990), and 1114 OG 29 (May 15, 1990). If the effective filing date is on or after July 1, 1998, see the final rulemaking notice published at 63 FR 29620 (June 1, 1998) and 1211 OG 82 (June 23, 1998). If the effective filing date is on or after September 8, 2000, see the final rulemaking notice published in the Federal Register at 65 FR 54604 (September 8, 2000) and 1238 OG 145 (September 19, 2000). Applicant must provide an initial computer readable form (CRF) copy of the "Sequence Listing", an initial paper or compact disc copy of the "Sequence Listing", as well as an amendment directing its entry into the application. Applicant must also provide a statement that the content of the sequence listing information recorded in computer readable form is identical to the written (on paper or compact disc) sequence listing and, where applicable, includes no new matter, as required by 37 CFR 1.821(e), 1.821(f), 1.821(g), 1.825(b), or 1.825(d). If applicant desires the sequence listing in the instant application to be identical with that of another application on file in the U.S. Patent and Trademark Office, such request in accordance with 37 CFR 1.821(e) may be submitted in lieu of a new CRF.

For questions regarding compliance to these requirements, please contact:

- **For Rules Interpretation, call (703) 308-4216**
- **To Purchase PatentIn Software, call (703) 306-2600**
- **For PatentIn Software Program Help, call (703) 306-4119 or e-mail at patin21help@uspto.gov or patin3help@uspto.gov**

The applicant needs to satisfy supplemental fees problems indicated below.

The required item(s) identified below must be timely submitted to avoid abandonment:

- Additional claim fees of **\$502** as a non-small entity, including any required multiple dependent claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are due.

SUMMARY OF FEES DUE:

Total additional fee(s) required for this application is **\$1402** for a Large Entity

- **\$770 Statutory basic filing fee.**
- **\$130 Late oath or declaration Surcharge.**
- Total additional claim fee(s) for this application is **\$502**
 - **\$430 for 5 independent claims over 3.**
 - **\$72 for 4 total claims over 20.**

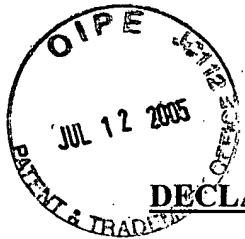
Replies should be mailed to: Mail Stop Missing Parts
Commissioner for Patents
P.O. Box 1450
Alexandria VA 22313-1450

*A copy of this notice **MUST** be returned with the reply.*


Customer Service Center

Initial Patent Examination Division (703) 308-1202

PART 2 - COPY TO BE RETURNED WITH RESPONSE



DECLARATION FOR PATENT APPLICATION

As the below-named inventors, we hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am an original, first inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled PARKIN INTERACTING POLYPEPTIDES AND METHODS OF USE, the specification of which

 is attached hereto as Attorney Client-Matter No. _____).

X was filed on February 18, 2004, as Application Serial No. 10/782,375. (Attorney Client-Matter No. 66783-145)

and was amended on (or amended through) _____.
(if applicable)

I hereby state that I have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment(s) referred to above.

I acknowledge the duty to disclose to the U.S. Patent and Trademark Office all information known to myself to be material to patentability as defined in Title 37, Code of Federal Regulations, Sec. 1.56.

Under Sec. 1.56, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and (1) It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim; or (2) It refutes, or is inconsistent with, a position the applicant takes in: (a) Opposing an argument of unpatentability relied on by the U.S. Patent and Trademark Office, or (b) Asserting an argument of patentability.

I hereby claim the benefit under Title 35, United States Code, § 119(e) of the United States provisional application(s) listed below and claim the benefit under Title 35, United States Code, § 120 of any United States application(s) listed below and, insofar as the subject

Inventors: Pulst and Huynh

Serial No.: 10/782,375

Filed: February 18, 2004

Page 2

matter of each of the claims of these application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, § 1.56(a) which occurred between the filing date of the prior application(s) and the national or PCT international filing date of this application:

Application Serial No.	Filing Date	Status
60/448,252	February 18, 2003	Abandoned

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

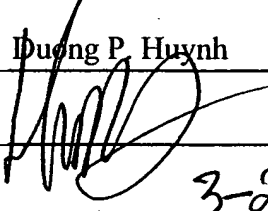
Full name of first inventor:	Stefan M. Pulst
Inventor's signature:	
Date:	8/19/04
Residence:	Los Angeles, California 90046
Citizenship:	Germany
Mailing Address:	8125 Skyline Drive Los Angeles, California 90046

Inventors: Pulst and Huynh

Serial No.: 10/782,375

Filed: February 18, 2004

Page 3

Full name of second inventor:	Duong P. Huynh
Inventor's signature:	
Date:	3-29-04
Residence:	Long Beach, California
Citizenship:	United States of America
Mailing Address:	5953 Linden Avenue Long Beach, California 90805

POWER OF ATTORNEY FOR PATENT APPLICATION BY ASSIGNEE

Assignee Cedars-Sinai Medical Center is the owner of the entire right, title and interest of U.S. Patent Application Serial No. 10/782,375, filed on February 18, 2004, as attorney docket number 66783-145, and entitled PARKIN INTERACTING POLYPEPTIDES AND METHODS OF USE and any subsequently filed divisional, continuation, or reissue application, including international and foreign applications claiming priority thereto.

The Assignee hereby appoints the following attorneys to prosecute these applications and to transact all related business in the United States Patent and Trademark Office and any international and foreign patent offices:

CATHRYN CAMPBELL, Registration No. 31,815; DAVID A. GAY, Registration No. 39,200; ANDREA L. GASHLER, Registration No. 41,029; DEBORAH L. CADENA, Registration No. 44,048; ASTRID R. SPAIN, Registration No. 47,956; and PAMELA M. GUY, Registration No. 51,228.

Please direct all telephone calls to Cathryn Campbell at (858) 535-9001 and address all correspondence to:

CATHRYN CAMPBELL
McDERMOTT, WILL & EMERY
4370 La Jolla Village Drive
Suite 700
San Diego, California 92122

The undersigned is authorized to sign on behalf of the Assignee.

Signature:



Name (typed): Peter E. Braverman

Title: Senior Vice President for Legal Affairs
and General Counsel

Assignee: CEDARS-SINAI MEDICAL CENTER

Date: 8/17/04

STATEMENT UNDER 37 C.F.R. § 3.73(b)

Title of Application: PARKIN INTERACTING POLYPEPTIDES
AND METHODS OF USE

Application Ser. No.: 10/782,375

Filed: February 18, 2004

Inventor(s): Pulst and Huynh

Attorney Client-Matter No.: 66783-145

CEDARS-SINAI MEDICAL CENTER, a non-profit organization, states that it is the assignee of the entire right, title and interest in the patent application identified above by virtue of an assignment from the inventors of the application. A copy of the executed assignment, submitted for recording, is attached hereto as documentary evidence of the chain of title to the assignee.

The undersigned is empowered to sign this statement on behalf of the assignee.

8/11/04
Date

Name:



Peter E. Braverman
Senior Vice President for Legal Affairs and
General Counsel

Title:

CEDARS-SINAI MEDICAL CENTER
8700 Beverly Boulevard
Los Angeles, California 90048-1865

ASSIGNMENT

This Assignment is made by Stefan M. Pulst of Los Angeles, California and Duong P. Huynh of Long Beach, California, Assignors, to CEDARS-SINAI MEDICAL CENTER, Assignee, having a place of business at 8700 Beverly Boulevard, TSB 290 Los Angeles, California 90048

WHEREAS, Assignors have invented a new and useful PARKIN INTERACTING POLYPEPTIDES AND METHODS OF USE, for which an application for United States Letters Patent was filed on February 18, 2004, in the United States Patent and Trademark Office, bearing Serial No. 10/782,375 and identified as Attorney Client-Matter No: 66783-145;

WHEREAS, Assignors believe themselves to be the original inventors of the invention disclosed and claimed in said application for Letters Patent; and

WHEREAS, the parties desire to have a recordable instrument assigning an undivided part interest of Assignor's right, title and interest in and to said invention, said application and any Letters Patent that may be granted for said invention in the United States and throughout the world;

NOW, THEREFORE, in accordance with the obligations to assign the invention and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignors sell, assign, and transfer to Assignee, an undivided part interest of Assignor's right, title, and interest in and to said invention, said application, any applications entitled to benefit of priority to said application under Title 35, United States Code, Sections 120, 121 or 251, which include divisionals, continuations and reissues, and any Letters Patent that may be granted on said invention or these applications in the United States and throughout the world, including the right to file foreign applications directly in the name of the Assignee and to

Inventors: Pulst and Huynh
Serial No.: 10/782,375
Filed: February 18, 2004
Page 2 of 8

claim for any such foreign applications any priority rights to which such applications are entitled under international conventions, treaties, or otherwise.

Assignors agree that, upon request and without further compensation, but at no expense to Assignors, they and their legal representatives and assigns will do all lawful acts, including the execution of papers and the giving of testimony, that may be necessary or desirable for obtaining, sustaining, reissuing, or enforcing Letters Patent in the United States and throughout the world for said invention; and for perfecting, recording, or maintaining the title of Assignee, its successors and assigns, to said invention, said application, and any Letters Patent granted for said invention in the United States and throughout the world.

Assignors represent and warrant that they have not granted and will not grant to others any rights inconsistent with the rights as stated herein.

Assignors authorize and request that any United States or foreign Letters Patent granted for said invention, whether on said application or on any subsequently filed divisional, continuation or reissue application, be issued to Assignee, its successors and assigns, as the assignee of an undivided part interest of Assignor's interest in said invention.

Inventors: Pulst and Huynh
Serial No.: 10/782,375
Filed: February 18, 2004
Page 3 of 8

IN WITNESS WHEREOF, Assignors have executed this Assignment on the date(s) provided below.

Assignor: Stefan M. Pulst

Signature: 

Date: 6-24-04

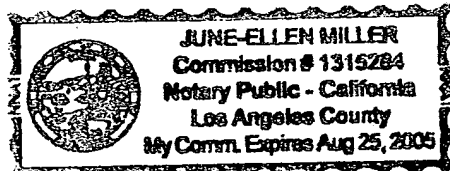
STATE OF California)

COUNTY OF Los Angeles)

On June 24, 2004, before me, June-Ellen Miller personally appeared Stefan M. Pulst, personally known to me - OR proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS by hand and official seal.

June-Ellen Miller
(Signature of Notary)



Inventors: Pulst and Huynh
Serial No.: 10/782,375
Filed: February 18, 2004
Page 4 of 8

Assignor: Duong P. Huynh

Signature:

Date:

3-29-04

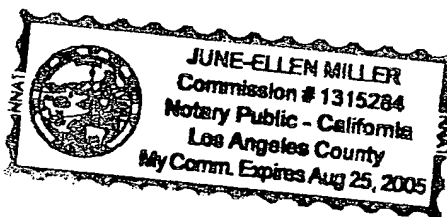
STATE OF California)

COUNTY OF Los Angeles)

On 3/29/04, before me, JUNE-ELLEN MILLER personally appeared
Duong P. Huynh, personally known to me - OR - proved to me on the
basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within
instrument and acknowledged to me that he/she/they executed the same in his/her/their
authorized capacity(s), and that byhis/her/their signature(s) on the instrument the person(s), or
the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS by hand and official seal.

June Ellen Miller
(Signature of Notary)



PATENT
Client-Matter No.: 66783-145

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of)
Pulst and Huynh)
)
Serial No: 10/782,375)
)
Filed: February 18, 2004)
)
For: PARKIN INTERACTING)
POLYPEPTIDES AND METHODS)
OF USE)
)
)

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

SMALL ENTITY STATEMENT

The U.S. Patent and Trademark (USPTO) permits parties that establish status as a Small Entity to pay certain reduced fees (all citations to 37 C.F.R. § 1.27 except as noted). To be entitled to Small Entity Status, a party must be at least one of the following:

(1) Individual person:

An individual person, including an inventor and persons to whom an inventor has transferred some rights in the invention. § 1.27(a)(1).

(2) Small business concern:

A business concern whose number of employees, including affiliates, does not exceed 500 persons. § 1.27(a)(2) (incorporating 13 C.F.R. § 121.802).

“Business concern” means individual proprietorship, partnership, limited liability company, corporation, joint venture, association, trust or cooperative. If the concern is a joint venture, participation by foreign business entities may not be more than 49%. 13 C.F.R. § 121.105.

The “number of employees” is the average number of employees, including the employees of its domestic and foreign affiliates, based on

Inventors: Pulst and Huynh

Serial No.: 10/782,375

Filed: February 18, 2004

Page 2

numbers of employees for each of the pay periods for the preceding completed 12 calendar months. "Employees" includes all individuals employed on a full-time, part-time, temporary, or other basis. Part-time and temporary employees are counted the same as full-time employees. If a concern has not been in business for 12 months, use the average number of employees for each of the pay periods it has been in business. 13 C.F.R. § 121.106.

Concerns are "affiliates" of each other when one concern directly or indirectly controls or has the power to control the other, or when a third party or parties controls or has the power to control both concerns. 13 C.F.R. § 121.103(a).

(3) Nonprofit organization:

A university or other institution of higher education located in any country. § 1.27(a)(3)(ii)(A).

An organization of the type described in section 501(c)(3) of the Internal Revenue Code of 1986 and exempt from taxation under section 501(a). Also included are such organizations located in a foreign country that would qualify if it were located in this country. § 1.27(a)(3)(ii)(B),(D).

A nonprofit scientific or educational organization qualified under a nonprofit organization statute of a U.S. state. Also included are such organizations located in a foreign country that would qualify if it were located in this country. § 1.27(a)(3)(ii)(C),(D).

Please note that a license to the Government resulting from a rights determination under Executive Order 10096 does not constitute a license that would prohibit claiming Small Entity Status. Similarly, for small business concerns and nonprofit organizations, a license to a Federal agency resulting from a funding agreement with that agency under 35 U.S.C. § 202(c)(4) is not a license that would prohibit claiming Small Entity Status. § 1.27(a)(4).

I hereby assert that I am empowered to sign on behalf of the party identified below ("Party"). Persons empowered to sign include, but are not limited to, an inventor him- or herself or an authorized officer of an assignee or licensee. See § 1.27(c)(2).

I have made a determination of the Party's entitlement to Small Entity Status, including a determination that all parties holding rights in the invention qualify for Small Entity Status. § 1.27(f).

Inventors: Pulst and Huynh

Serial No.: 10/782,375

Filed: February 18, 2004

Page 3

I hereby assert that the Party has not assigned, granted, conveyed or licensed--and is under no obligation under contract or law to do so--any rights in the invention to any other party that would not qualify as a Small Entity. Separate assertions of Small Entity Status should be obtained from each party having rights to the invention.

I hereby assert that the Party is entitled to be accorded Small Entity Status by the USPTO for the application or patent identified above. § 1.27(c)(1).

I understand that Small Entity Status must be newly determined when the issue fee and each maintenance fee is due. If there is any change resulting in loss of entitlement to Small Entity Status, I acknowledge the duty to file a notification to the USPTO in this application or patent before or upon paying the fee. § 1.27(g).

I understand that Small Entity Status must be separately established in any related application, including continuation, divisional, continuation-in-part, continued prosecution application or reissue application. § 1.27(c)(4).

I understand that any attempt to establish Small Entity Status improperly, deceptively or fraudulently will be considered a fraud practiced on the USPTO and may result in abandonment of the application or jeopardize the validity and enforceability of any resulting patent. § 1.27(h).

8/19/04
Date

Name:



Peter E. Braverman

Title: Senior Vice President for Legal Affairs
and General Counsel

CEDARS-SINAI MEDICAL CENTER
8700 Beverly Boulevard
Los Angeles, California 90048-1865

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Pulst, Stefan M., et al.

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Appl. No. : 10/782,375

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Title : PARKIN INTERACTING
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OF USE

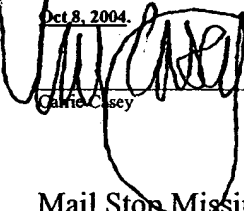
Grp./A.U. : Unassigned

Examiner: : Unassigned

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Carrie CaseySTATEMENT UNDER 37 C.F.R. § 1.821(f) and (g)

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Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

I hereby state that the content of the paper and computer readable copies of the Sequence Listing, submitted in accordance with 37 CFR § 1.821(c) and (e), respectively, are the same.

I hereby state that the submission, filed in accordance with 37 C.F.R. § 1.821(g) herein does not include new matter.

Respectfully submitted,
MCDERMOTT WILL & EMERY LLP


Deborah L. Cadena
Registration No. 44,048

4370 La Jolla Village Drive, Suite 700
San Diego, CA 92122
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Date: October 8, 2004

SEQUENCE LISTING

<110> Pulst, Stefan M.
Huynh, Duong P.

<120> Parkin Interacting Polypeptides and
Methods of Use

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<140> US 10/782,375

<141> 2004-12-18

<150> 60/448,252

<151> 2003-02-18

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cactggatgt ctggagccgc ttcatgtcct c atg gcc caa cac ata cag ctg 292
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1 5

ccg gga gta aag gcc ctc gtc tat gtc tgc ttc act gcc gtt ctt ggc 340
Pro Gly Val Lys Ala Leu Val Tyr Val Cys Phe Thr Ala Val Leu Gly
10 15 20

cat tcc gtt ggt tgg cac cga ggg cac ttc gga caa cac gga ctg ggc 388
His Ser Val Gly Trp His Arg Gly His Phe Gly Gln His Gly Leu Gly
25 30 35

agg gga gca gtt aga acc cgg ctt tgg atc agg ccc gga cac gcg acg 436
Arg Gly Ala Val Arg Thr Arg Leu Trp Ile Arg Pro Gly His Ala Thr

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90	95		100	
gcc gcc ttc tcc tcc ccc ggc cgt tgt ggt tgt tgt ccc tgc cac Ala Ala Phe Ser Ser Pro Gly Arg Cys Gly Cys Gly Cys Pro Cys His				628
105	110		115	
ctc ctt aca gcc gag ccg aca caa gat ggc gga cgc ttg agc ctg Leu Leu Thr Ala Glu Pro Pro Thr Gln Asp Gly Arg Leu Ser Leu				676
120	125		130	
135				
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140	145		150	
cgg gcc gcg cct act tat gaa tca tgc ata aag ttc cct act cgg ttg Arg Ala Ala Pro Thr Tyr Glu Ser Cys Ile Lys Phe Pro Thr Arg Leu				772
155	160		165	
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185	190		195	
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200	205		210	
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aacttacttc atgaataatg catgaggccc agtgggttgg aataaaaggg gcacgcggc				1085
ctattgctgc atctaataca ctgtaagcag ggaaatgggg ctgctgcagg gaaaacacac				1145
tctcccggt octgaataat gaattatgct gctgcagtag ctcaacctgg aaactcagag				1205
aggtaagaa aggttccacc caatttatga attatgcata aggcaagaa acacccaaga				1265
ctgcctgcc cctcatttac ataaatatta tactagcatt taccatctca cttcttaggaa				1325
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35 40 45
Ile Arg Pro Gly His Ala Thr Phe Leu Gly Gln Arg Arg Ala Gly His
50 55 60
Gln Cys Arg Phe Pro Gly Ser Arg Arg Arg Gln Leu Leu Lys Glu Pro
65 70 75 80
Lys Pro Ser Pro Ala Ala Pro Ser Ser Phe Ser Ser Ser Pro Pro Pro
85 90 95
Gly Pro Pro Arg Ile Ala Ala Ala Phe Ser Ser Pro Gly Arg Cys
100 105 110
Gly Cys Gly Cys Pro Cys His Leu Leu Thr Ala Glu Pro Pro Thr Gln
115 120 125
Asp Gly Gly Arg Leu Ser Leu Gly Pro Glu Gln Asn Leu Gly Pro His
130 135 140
Pro Gln Lys Pro Gly Cys Lys Arg Ala Ala Pro Thr Tyr Glu Ser Cys
145 150 155 160
Ile Lys Phe Pro Thr Arg Leu Arg Phe Ile Arg Leu Glu Val Glu Gln
165 170 175
His His Leu Val Asp Ile Val Ala Val Thr Thr Lys Thr Gly Lys Thr
180 185 190
Glu Ala Thr Pro His Gly Met Arg Leu Met Asn Glu Leu Leu Gln Pro
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210 215 220
Ile Ser Tyr Ala
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ggagcagtta gaacccggct ttggatcagg cccggacacg cgacgtttct tggacagcgg 180
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aagccaagcc cggccgcacc ctcccttc tcctctccc cgccgcctgg gccgcctaga 300
atcgccgctg ccgccttctc ctccccggc cggtgtggtt gtgggtgtcc ctgccacctc 360
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cttgggcccc acccccagaa acccgatgc aagcggccg cgctactta tgaatcatgc	480
ataaagtcc ctactcggtt gcgattcatt cggtagaag tggAACAGCA ccacctggtg	540
gacattgtgg cagtaacaac gaaaacaggt aaaacagagg ccacgcctca tggaatgcga	600
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ggccccaccc ccagaaaccc ggatgcaagc gggccgcgcct tacttatgaa tcatgcataa	240
agttccctac tcgggttgcga ttcatcggt tagaagtggaa acagcaccac ctgggtggaca	300
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ttcctgatta taagttatgc atgaagttga tgggttggta gacttaacaa ccagcaacca	480
gaaagcagat gttaaaacat ggaagccaca cacccttatt catgaataat gatgatcttgc	540
cagggcccg gaagccaagg agacccaggc cacaacttac ttcatgata atgcattgagg	600
cccagtgggt tggataaaaa gggcacgccc cgccctattgc tgcatctaat acactgtaa	660
caggaaatg gggctgctgc agggaaaaca cactctccca ggtcctgaat aatgaattat	720
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tgaattatgc ataaggcgaa gaaacacccca agactgcctt gcccctcatt tacataaata	840
ttataactagc atttaccatc tcacttcttag gaataactagt atatcgctca cacctcatat	900
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gaagactgct catttgtcta ctgcctcatt cctggaaatt gcactggaaac tggatgttgc	180
agaaaaaacag aataattctg aaagaaagaa aacaaagaaa aacataactcc agaattccta	240
atagaacact tcacctgaac ctaaa atg gtg agc gag agt cac cat gag gcc	292

Met Val Ser Glu Ser His His Glu Ala

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5

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Ala Thr Glu Pro Ala Ser Pro Gly Glu Gly Lys Glu Asp Ala Phe Ser			
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Lys Leu Lys Glu Lys Phe Met Asn Glu Leu His Lys Ile Pro Leu Pro			
45	50	55	
ccg tgg gcc tta att gca ata gcc ata gtc gca gtc ctt tta gtc ctg			484
Pro Trp Ala Leu Ile Ala Ile Val Ala Val Leu Leu Val Leu			
60	65	70	
acc tgc tgc ttt tgt atc tgt aag aaa tgt ttg ttc aaa aag aaa aac			532
Thr Cys Cys Phe Cys Ile Cys Lys Lys Cys Leu Phe Lys Lys Lys Asn			
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Lys Lys Lys Gly Lys Glu Lys Gly Lys Asn Ala Ile Asn Met Lys			
90	95	100	105
gat gta aaa gac tta ggg aag acg atg aaa gat cag gcc ctc aag gat			628
Asp Val Lys Asp Leu Gly Lys Thr Met Lys Asp Gln Ala Leu Lys Asp			
110	115	120	
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Asp Asp Ala Glu Thr Gly Leu Thr Asp Gly Glu Glu Lys Glu Glu Pro			
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Pro Ala Leu Asp Met Gly Gly Thr Ser Asp Pro Tyr Val Lys Val Phe			
170	175	180	185
ctg cta cct gat aag aag aaa ttt gag aca aaa gtc cac cga aaa			868
Leu Leu Pro Asp Lys Lys Lys Phe Glu Thr Lys Val His Arg Lys			
190	195	200	
acc ctt aat cct gtc ttc aat gag caa ttt aat ttc aag gta cca tac			916
Thr Leu Asn Pro Val Phe Asn Glu Gln Phe Thr Phe Lys Val Pro Tyr			
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Ser Glu Leu Gly Gly Lys Thr Leu Val Met Ala Val Tyr Asp Phe Asp			

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235	240	245	
aca gtg gat ttt ggc cat gta act gag gaa tgg cgt gac ctg caa agt Thr Val Asp Phe Gly His Val Thr Glu Glu Trp Arg Asp Leu Gln Ser			1060
250	255	260	265
gct gag aag gaa gag caa gag aaa ttg ggt gat atc tgc ttc tcc ctt Ala Glu Lys Glu Glu Gln Glu Lys Leu Gly Asp Ile Cys Phe Ser Leu			1108
270	275	280	
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285	290	295	
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315	320	325	
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350	355	360	
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365	370	375	
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380	385	390	
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395	400	405	
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			1654
			1714

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atgaatgaaa ttatttattt ttcacactg ttgttatatac cagtatgcta aagatttatt	1834
tctagttgt gtatttgtat gttgtaagcg ttccctaatac tggatatac tagatgttt	1894
taataagatg ttctatTTT aactatgtaa attgactgag atataggaga gctgataata	1954
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aataacaaca aggtgttccg tgggtgtgtg tgggtgtgtg cacattgtt	2374
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35 40 45	
Asn Glu Leu His Lys Ile Pro Leu Pro Pro Trp Ala Leu Ile Ala Ile	
50 55 60	
Ala Ile Val Ala Val Leu Leu Val Leu Thr Cys Cys Phe Cys Ile Cys	
65 70 75 80	
Lys Lys Cys Leu Phe Lys Lys Asn Lys Lys Lys Gly Lys Glu Lys	
85 90 95	
Gly Gly Lys Asn Ala Ile Asn Met Lys Asp Val Lys Asp Leu Gly Lys	
100 105 110	
Thr Met Lys Asp Gln Ala Leu Lys Asp Asp Asp Ala Glu Thr Gly Leu	
115 120 125	
Thr Asp Gly Glu Glu Lys Glu Glu Pro Lys Glu Glu Lys Leu Gly	
130 135 140	
Lys Leu Gln Tyr Ser Leu Asp Tyr Asp Phe Gln Asn Asn Gln Leu Leu	
145 150 155 160	
Val Gly Ile Ile Gln Ala Ala Glu Leu Pro Ala Leu Asp Met Gly Gly	
165 170 175	
Thr Ser Asp Pro Tyr Val Lys Val Phe Leu Leu Pro Asp Lys Lys Lys	
180 185 190	
Lys Phe Glu Thr Lys Val His Arg Lys Thr Leu Asn Pro Val Phe Asn	
195 200 205	
Glu Gln Phe Thr Phe Lys Val Pro Tyr Ser Glu Leu Gly Gly Lys Thr	
210 215 220	
Leu Val Met Ala Val Tyr Asp Phe Asp Arg Phe Ser Lys His Asp Ile	
225 230 235 240	
Ile Gly Glu Phe Lys Val Pro Met Asn Thr Val Asp Phe Gly His Val	
245 250 255	
Thr Glu Glu Trp Arg Asp Leu Gln Ser Ala Glu Lys Glu Glu Gln Glu	

260	265	270
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275	280	285
Lys Leu Thr Val Val Ile Leu Glu Ala Lys Asn Leu Lys Lys Met Asp		
290	295	300
Val Gly Gly Leu Ser Asp Pro Tyr Val Lys Ile His Leu Met Gln Asn		
305	310	315
Gly Lys Arg Leu Lys Lys Lys Thr Thr Ile Lys Lys Asn Thr Leu		
325	330	335
Asn Pro Tyr Tyr Asn Glu Ser Phe Ser Phe Glu Val Pro Phe Glu Gln		
340	345	350
Ile Gln Lys Val Gln Val Val Thr Val Leu Asp Tyr Asp Lys Ile		
355	360	365
Gly Lys Asn Asp Ala Ile Gly Lys Val Phe Val Gly Tyr Asn Ser Thr		
370	375	380
Gly Ala Glu Leu Arg His Trp Ser Asp Met Leu Ala Asn Pro Arg Arg		
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ctctgattac	gac	atg	gct	gag	atc	acc	aat	atc	289		
Met	Ala	Glu	Ile	Thr	Asn	Ile	Arg	Pro	Ser	Phe	Asp
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Cys Val Ser Val Thr Val Phe Val Trp Ser Cys Cys His Gln Gln Ala		
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gag aag aag cac aag aac cca cca tac aag ttt att cac atg ctc aaa	433	
Glu Lys Lys His Lys Asn Pro Pro Tyr Lys Phe Ile His Met Leu Lys		
45	50	55
		60

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65 70 75

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Lys Val Arg Arg Asp Lys Asp Gly Pro Gly Arg Glu Gly Arg Arg
80 85 90

aac ctg ttg gtg gac gca gca gag gct ggc ctg cta agc cga gac aaa 577
Asn Leu Leu Val Asp Ala Ala Glu Ala Gly Leu Leu Ser Arg Asp Lys
95 100 105

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Asp Pro Arg Gly Pro Ser Ser Gly Ser Cys Ile Asp Gln Leu Pro Ile
110 115 120

aaa atg gac tat ggg gaa gaa cta agg agc cct att aca agc ctg acc 673
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125 130 135 140

cct ggg gag agc aaa acc acc tct cca tca tct cca gag gag gat gtc 721
Pro Gly Glu Ser Thr Ser Pro Ser Pro Glu Glu Asp Val
145 150 155

atg cta gga tcc ctc acc ttc tca gtg gac tat aac ttc ccg aaa aaa 769
Met Leu Gly Ser Leu Thr Phe Ser Val Asp Tyr Asn Phe Pro Lys Lys
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175 180 185

gac cag acc cag gga tct gac ccc tac atc aaa atg acc atc ctt cct 865
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190 195 200

gac aaa cgg cat cgg gtg aag acc aga gtg ctg cgg aag acc ctg gac 913
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205 210 215 220

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Pro Val Phe Asp Glu Thr Phe Thr Phe Tyr Val Ile Pro Tyr Ser Gln
225 230 235

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240 245 250

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Ser Arg Asp Asp Val Ile Gly Glu Val Met Val Pro Leu Ala Gly Val
255 260 265

gac ccc agc aca ggc aag gta caa ctg acc agg gac atc atc aaa agg 1105
Asp Pro Ser Thr Gly Lys Val Gln Leu Thr Arg Asp Ile Ile Lys Arg

270

275

280

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<400> 15

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Thr Thr Gly



UNITED STATES PATENT AND TRADEMARK OFFICE

JUL 12 2005

UNITED STATES DEPARTMENT OF COMMERCE
 United States Patent and Trademark Office
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APPLICATION NUMBER	FILING OR 371(C) DATE	FIRST NAMED APPLICANT	ATTY. DOCKET NO./TITLE
10/782,375	TRADEMA 02/18/2004	Stefan M. Pulst	66783-145

CONFIRMATION NO. 3578
ABANDONMENT/TERMINATION
LETTER



OC000000016019444

Cathryn Campbell
 McDERMOTT, WILL & EMERY
 7th Floor
 4370 La Jolla Village Drive
 San Diego, CA 92122

Date Mailed: 05/13/2005

NOTICE OF ABANDONMENT UNDER 37 CFR 1.53 (f) OR (g)

The above-identified application is abandoned for failure to timely or properly reply to the Notice to File Missing Parts (Notice) mailed on 08/13/2004.

- No reply was received.

If a complete reply to the notice was previously filed by applicant within the time period set forth in the notice, applicant may request for reconsideration of the holding of abandonment within 2 months from the mailing of this notice of abandonment by filing a petition to withdraw the holding of abandonment under 37 CFR 1.181(a). No petition fee is required. The petition must be accompanied by a true copy of the originally filed reply and the item(s) identified in one of the following:

1. A properly itemized date-stamped postcard receipt (see MPEP § 503);
2. If the originally filed reply included a certificate of mailing or transmission in compliance with 37 CFR 1.8(a), a copy of the certificate of mailing or transmission and a statement in compliance with 37 CFR 1.8(b) (see MPEP §§ 512); or
3. If the reply was filed via Express Mail, a submission satisfying the requirements of 37 CFR 1.10(e) including, for example, a copy of the Express Mail mailing label showing the "date-in" (see MPEP § 513).

Any petition to withdraw the holding of abandonment should be directed to OIPE.

If applicant did not previously file a complete reply within the time period set forth in the notice, applicant may file a petition to revive the application under 37 CFR 1.137.

Under 37 CFR 1.137(a), a petition requesting the application be revived on the grounds of **UNAVOIDABLE DELAY** must be filed promptly after the applicant becomes aware of the abandonment and such petition must be accompanied by: (1) an adequate showing of the cause of unavoidable delay; (2) the required reply to the above-identified Notice; (3) the petition fee set forth in 37 CFR 1.17(l); and (4) a terminal disclaimer if required by 37 CFR 1.137(d). See MPEP § 711.03(c) and Form PTO/SB/61.

Under 37 CFR 1.137(b), a petition requesting the application be revived on the grounds of **UNINTENTIONAL DELAY** must be filed promptly after applicant becomes aware of the abandonment and such petition must be accompanied by: (1) a statement that the entire delay was unintentional; (2) the required reply to the above-

identified Notice; (3) the petition fee set forth in 37 CFR 1.17(m); and (4) a terminal disclaimer if required by 37 CFR 1.137(d). See MPEP § 711.03(c) and Form PTO/SB/64.

Any questions concerning petitions to revive should be directed to the "Office of Petitions" at (571) 272-3282.

P12 L
A copy of this notice **MUST** be returned with the reply.

Office of Initial Patent Examination (703) 308-1202
PART 2 - COPY TO BE RETURNED WITH RESPONSE